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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,589	03/23/2004	David L. Marvit	073338.0194 (04-50468 FLA	3415
5073 BAKER BOTT	7590 03/22/200° `S.L.L.P.	•	EXAM	IINER
2001 ROSS AVENUE			LIANG, REGINA	
SUITE 600 DALLAS, TX	75201-2980	•	ART UNIT	PAPER NUMBER
,			2629	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVER	Y MODE
3 MONTHS		03/22/2007	ELECT	RONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 3 MONTHS from 03/22/2007.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

glenda.orrantia@hotmail.com mike.furr@bakerbotts.com ptomail!@bakerbotts.com

	Application No.	Applicant(s)		
·	10/807,589	MARVIT ET AL.		
Office Action Summary	Examiner	Art Unit		
	Regina Liang	2629		
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet	with the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions after to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MO tute, cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 25	January 2007.			
· · · · · · · · · · · · · · · · · · ·	☐ This action is FINAL . 2b) ☐ This action is non-final.			
3)☐ Since this application is in condition for allow	•	• •		
closed in accordance with the practice unde	r Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.		
Disposition of Claims				
4) ☐ Claim(s) 1-3,5-10,12-17 and 19-21 is/are pe 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3, 5-10, 12-17, 19-21 is/are rejec 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.			
Application Papers				
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the	ccepted or b) objected to the drawing(s) be held in abey ection is required if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119	·			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No en received in this National Stage		
Attachmant/c\				
Attachment(s) 1) ☐ Notice of References Ćited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 2/23/07.	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 		

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DETAILED ACTION

1. This Office Action is responsive to amendment filed 1/25/07. Claims 1-3, 5-10, 12-17, 19-21.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Double Patenting

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

4. Claims 1-3, 5-10, 12-17, 19-21 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-21 of copending

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Application No. 10/807,560. Although the conflicting claims are not identical, they are not patentably distinct from each other because both are claiming a similar subject matter.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The following is an example for comparing claim 1 of this application and claim 1 of copending application 10/807,560.

claim 1 of this application	claim 1 of copending application 10/807,560
a motion controlled handheld device	a motion controlled handheld device
comprising:	comprising:
a display having a viewable surface and	a display having a viewable surface and
operable to generate an image;	operable to generate an image;
a gesture database maintaining a plurality of	a gesture database maintaining a plurality of
gestures, each gesture defined by a motion of	predefined gestures, each gesture defined by a
the device with respect to a first position of	motion of the device with respect to a first
the device;	position of the device;
a plurality of applications each having a	an application having a plurality of
plurality of predefined commands;	predefined commands;
a motion detection module operable to detect	a motion detection module operable to detect
motion of the handheld device within three	motion of the handheld device within three
dimensions and to identify components of the	dimensions and to identify components of the

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motion in relation to the viewable surface;	motion in relation to the viewable surface;
	a user interface operable to receive user input associating selected ones of the gestures with corresponding ones of the commands;
a gesture mapping database comprising a	a gesture mapping database comprising a
plurality of command maps, each of the	command map for the application, the
command maps corresponding to a particular	command map comprising mappings of the
one of the applications and mapping each of	selected gestures to the corresponding
the predefined commands to one of the	commands as indicated by the user input;
gestures;	

a control module operable to load one of the applications, to select one of the command maps corresponding to the loaded application, to track movement of the handheld device using the motion detection module, to compare the tracked movement against the gestures to determine a matching gesture, to identify, using the selected command map, the predefined command mapped to the matching gesture, and to perform the

a control module operable to load the application, to track movement of the handheld device using the motion detection module, to compare the tracked movement against the gestures to determine a matching one of the gestures, to identify, using the command map, the command mapped to the matching gesture, and to perform the identified command using the application.

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identified command using the loaded	identified command using the loaded	
application.	application.	

As can be seen above, claim 1 of the copending application does not have a plurality of applications, however, it would have been obvious to realize claim 1 of the copending application having a plurality of applications since this provides more than one application to be used in the device and this permits different applications to assign different actions or meanings to the commands.

5. Claims 1-3, 5-10, 12-17, 19-21 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-21 of copending Application No. 10/807,572. Although the conflicting claims are not identical, they are not patentably distinct from each other because both are claiming a similar subject matter.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The following is an example for comparing claim 1 of this application and claim 1 of copending application 10/807,572.

claim 1 of this application	claim 1 of copending application 10/807,572
a motion controlled handheld device comprising:	a motion controlled handheld device comprising:
a display having a viewable surface and	a display having a viewable surface and

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operable to generate an image;	operable to generate an image;
a gesture database maintaining a plurality of	a gesture database maintaining a plurality of
gestures, each gesture defined by a motion of	gestures, each gesture defined by a motion of
the device with respect to a first position of	the device with respect to a first position of
the device;	the device, the gestures comprising symbol
	gestures each corresponding to a character
•	from a preexisting character set;
a plurality of applications each having a	an application database maintaining at least
plurality of predefined commands;	one application;
a motion detection module operable to detect	a motion detection module operable to detect
motion of the handheld device within three	motion of the handheld device within three
dimensions and to identify components of the	dimensions and to identify components of the
motion in relation to the viewable surface;	motion in relation to the viewable surface;
a gesture mapping database comprising a	a gesture mapping database comprising a
plurality of command maps, each of the	gesture input map for the application, the
command maps corresponding to a particular	gesture input map comprising mappings of
one of the applications and mapping each of	the system gestures to corresponding inputs
the predefined commands to one of the	for the application;
gestures;	

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a control module operable to load one of the applications, to select one of the command maps corresponding to the loaded application, to track movement of the handheld device using the motion detection module, to compare the tracked movement against the gestures to determine a matching gesture, to identify, using the selected command map, the predefined command mapped to the matching gesture, and to perform the identified command using the loaded application.

a control module operable to load the application, to track movement of the handheld device using the motion detection module, to compare the tracked movement against the symbol gestures to identify a matching symbol gesture, to identify, using the gesture input map, the corresponding input mapped to the matching symbol gesture, and to provide the corresponding input to the application.

As can be seen above, claim 1 of this application recites a plurality of applications each having a plurality of predefined commands while the copending application recites an application database maintaining at least one application. It would have been obvious to realize claim 1 of the copending application having a plurality of applications since this provides more than one application to be used in the device and this permits different applications to assign different actions or meanings to the commands.

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6. Claims 1-3, 7-10, 14-17, 20, 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Mosttov (WO 03/001340).

As to claims 1, 21, Mosttov discloses a motion controlled handheld device (Fig. 1) comprising:

a display having a viewable surface and operable to generate an image;

a gesture database (the gesture recognition system 15 in Fig. 2) maintaining a plurality of predefined gestures, each gesture defined by a motion of the device with respect to a first position of the device (see page 6, lines 22-28; page 7, line 29 to page 8, line 2);

a plurality of applications each having a plurality of predefined commands (28 in Fig. 2, see page 8, lines 8-16);

a gesture mapping database (24 in Fig. 2) comprising a plurality of command maps, each of the command maps corresponding to a particular one of the applications and mapping each of the predefined commands to one of the gestures (page 8, lines 17-28);

a motion detection module (sensors 12 in Fig. 2) operable to detect motion of the handheld device within three dimensions and to identify components of the motion in relation to the viewable surface (page 7, lines 16-25); and

a control module (Fig. 2) operable to load one of the applications, to select one of the command maps corresponding to the loaded application, to track movement of the handheld device using the motion detection module (12), to compare the tracked movement against the gestures to determine a matching gesture, to identify, using the selected command map, the predefined command mapped to the matching gesture, and to perform the identified command using the loaded application (see page 7, line 26 to page 8, line 34 for example).

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In addition, page 8, lines 1-14 of Mosttov teaches the one applications has a first application state and a second application state, and mapping for the first and second application states as claimed (e.g., shaking motion is a command to close the application, it is inherent the device has to have a different motion, in order to open the application; the shaking motion and different motion correspond to the selected gestures of predefined commands of the selected application).

As to claim 2, Mosttov teaches the control module is further operable to load a second one of the applications, to select a second one of the command maps corresponding to the second loaded application, and to replace the first selected command map with the second selected command map (page 8, lines 29-34; page 10, lines 13-16 for example).

As to claim 3, Mosttov teaches the matching gesture maps to a first predefined command using the first selected command map and to a second predefined command using the second selected command map (page 8, lines 24-34).

As to claim 7, Fig. 5 of Mosttov teaches the device comprising three accelerometers (40) for detecting acceleration along three axis, the gesture database, the motion detection module and the control module as claimed.

Claims 8-10, 14-17, 20, which are method claims corresponding to the above apparatus claims 1-7, are rejected for the same reasons as stated above since such method "steps" are clearly read on by the corresponding "means".

Response to Arguments

7. Applicant's arguments filed 1/25/07 have been fully considered but they are not persuasive.

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Applicant's remarks regarding claim 1 are not persuasive. Page 8, lines 1-14 of Mosttov teaches the one applications has a first application state and a second application state, and mapping for the first and second application states as claimed (e.g., shaking motion is a command to close the application – first application state, it is inherent the device has to have a different motion – second application state, in order to open the application; the shaking motion and different motion correspond to the selected gestures of predefined commands of the selected application).

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Regina Liang whose telephone number is (571) 272-7693. The examiner can normally be reached on Monday-Friday from 8AM to 5:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Hjerpe, can be reached on (571) 272-7691. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Regina Liang Primary Examiner Art Unit 2674

3/19/07